Case 4:17-cv-06864-KAW Document 1 Filed 11/29/17 Page 1 of 9 1 Ronald L. Richman, SBN 139189 BULLIVANT HOUSER BAILEY PC 2 101 Montgomery Street, Suite 2600 San Francisco, CA 94104 3 Telephone: 415.352.2700 Facsimile: 415.352.2701 4 E-mail:ron.richman@bullivant.com 5 Attorneys for Plaintiffs 6 7 UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 10 **BOARD OF TRUSTEES OF THE** Case No.: LABORERS HEALTH AND WELFARE TRUST FUND FOR NORTHERN COMPLAINT FOR DAMAGES FOR **BREACH OF COLLECTIVE** CALIFORNIA; BOARD OF TRUSTEES OF THE LABORERS PENSION TRUST FUND BARGAINING AGREEMENT: TO FOR NORTHERN CALIFORNIA; BOARD RECOVER UNPAID TRUST FUND OF TRUSTEES OF THE LABORERS CONTRIBUTIONS; AND FOR A VACATION-HOLIDAY TRUST FUND FOR MANDATORY INJUNCTION NORTHERN CALIFORNIA; and BOARD OF 15 TRUSTEES OF THE LABORERS TRAINING AND RETRAINING TRUST FUND FOR 16 NORTHERN CALIFORNIA, 17 Plaintiffs, 18 19 L.T. DIRECTIONAL BORING, a California 20 corporation, Defendant. 21 22 Now comes the plaintiffs, above named, and for their causes of action against defendant 23 allege as follows: 24 25 I. JURISDICTION AND VENUE 1. This is an action for damages for breach of the collective bargaining agreement 26 described below; for recovery of unpaid trust fund contributions; and for injunctive relief. This 27 Court has jurisdiction of the action under and pursuant to the provisions of 29 U.S.C. § 185 28

federal law.

(§ 301 of the Labor Management Relations Act of 1947, as amended) and 29 U.S.C. §§ 1132(a)(3) and 1132(e)(1) (§§ 502(a)(3) and 502(e)(1) of the Employee Retirement Income Security Act of 1974, as amended) ("ERISA"). The suit arises from defendant L.T. Directional Boring's failure to make trust fund contributions on behalf of its covered employees as required by the collective bargaining agreement, by the written trust agreements, and by provisions of

II. INTRADISTRICT ASSIGNMENT

2. Venue of the within action is properly laid in the U.S. District Court for the Northern District of California in that, under ERISA § 502(e)(2), 29 U.S.C. § 1132(e)(2), contributions are made to, and benefits paid from, a corporate co-trustee bank in the Northern District of California.

III. PARTIES

- 3. The Laborers Health and Welfare Trust Fund for Northern California; Laborers Vacation-Holiday Trust Fund for Northern California; Laborers Pension Trust Fund for Northern California; and Laborers Training and Retraining Trust Fund for Northern California (collectively, the "Trust Funds" or "plaintiffs") are the plaintiffs herein. The Trust Funds are organized under and pursuant to the provisions of §§ 302(c)(5) and 302(c)(6) of the Labor Management Relations Act of 1947, as amended, 29 U.S.C. §§ 186(c)(5) and 186(c)(6). The Trust Funds were established through collective bargaining agreements between the Northern California District Council of Laborers and employer associations representing construction industry employers doing business in Northern California. The Trust Funds are employee benefit plans created by written trust agreements subject and pursuant to §§ 3(3) and 3(37) of ERISA, 29 U.S.C. §§ 1002(3) and (37). The Boards of Trustees, as fiduciaries, are the plaintiffs who sue on behalf of the Trust Funds.
- 4. Each of the Trust Funds is a third-party beneficiary of the collective bargaining agreement described below.
- 5. At all times mentioned herein, each of the Trust Funds was an express trust created by a written trust agreement subject to and pursuant to § 302 of the Labor Management

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Relations Act of 1947, as amended, 29 U.S.C. § 186, and a multi-employer benefit plan within the meaning of §§ 3 and 4 of ERISA, 29 U.S.C. §§ 1002, 1003.

- 6. The Trust Funds provide a variety of benefits for laborers, retired laborers, and other related covered employees on whose behalf contributions are made pursuant to collective bargaining agreements. The duties of the Board of Trustees of the Trust Funds include ensuring that employers who are signatories to said collective bargaining agreements comply with the terms of those agreements with respect to payments and contributions to the Trust Funds.
- 7. Plaintiffs are informed and believe, and upon that ground allege, that at all times material hereto, defendant L.T. Directional Boring was and is a general engineering contractor with its principal place of business located in Atascadero, California. Plaintiffs are further informed and believe, and upon that ground allege, that at all times material hereto, L.T. Directional Boring was an employer within the meaning of § 3(5) and § 515 of ERISA, 29 U.S.C. §§ 1002(5), 1145 and an employer in an industry affecting commerce within the meaning of section 301 of the Labor Management Relations Act of 1947, as amended, 29 U.S.C. § 185.

IV. FIRST CLAIM FOR RELIEF

BREACH OF COLLECTIVE BARGAINING AGREEMENT

- 8. Plaintiffs re-allege and incorporate by reference, as though fully set forth herein, the allegations contained in paragraphs 1-7 of this Complaint.
- 9. On or about July 1, 2012, L.T. Directional Boring executed a Memorandum Agreement with the Northern California District Council of Laborers. By virtue of its execution of the Memorandum Agreement, defendant L.T. Directional Boring became bound to a written collective bargaining agreement with the Northern California District Council of Laborers ("Laborers Union") entitled the Laborers' Master Agreement for Northern California ("Master Agreement"). In agreeing to be bound by the Master Agreement, defendant agreed to be subject to and bound by all provisions and conditions of the written Trust Agreements which established the Trust Funds. Pursuant to the provisions of the Master Agreement, defendant

agreed to be bound by all terms relating to wages, hours, and conditions of employment prescribed therein with the Laborers Union.

- 10. By virtue of the Master Agreement and written trust agreements, defendant promised and agreed that: (1) it would pay employee fringe benefit contributions into each Trust Fund in regular monthly installments, commencing on or before the 15th day of the month immediately succeeding the month in which the employee's work was performed; (2) that in the event that any said monthly installments were not paid in full on or before the 25th day of the month in which such contributions became due, it would pay interest on the delinquent contribution in the amount of 1.5% per month until paid in full, and would also pay the amount of \$150 for each delinquent contribution as liquidated damages, and not as a penalty; and (3) that if any suit with respect to any of said contributions or payments was filed against it, it would pay into said Trust Funds the attorneys' fees, costs, and all other expenses, incurred in connection with such suit.
- 11. The Master Agreement between the Laborers Union and L.T. Directional Boring has never been terminated.
- 12. Plaintiffs have performed all conditions, covenants and promises to be performed on their part, in accordance with the terms and conditions of the Master Agreement and Trust Agreements.
- 13. Within the past four years, defendant materially breached and broke the aforementioned Master Agreement and trust agreements in the following respects:
 - a. By failing to report and failing to pay (not reported, not paid) pursuant to an audit conducted on or about April 21, 2016, all employee fringe benefits on behalf of its covered employees for the period December 2012; January December 2013; January June, August December 2014; and January June, August September 2015 in the principal amount of \$140,913.06, according to proof at trial; and
 - b. By failing to pay interest and liquidated damages on the unreported and unpaid employee fringe benefit contributions (not reported, not paid) for period

December 2012; January – December 2013; January – June, August – December 2014; and January – June, August – September 2015 in an amount according to proof at trial.

- 14. The aforesaid material breaches proximately caused damages to plaintiffs in the following amounts, all according to proof at trial: for unpaid contributions (not reported, not paid) pursuant to an audit, in the principal amount of \$140,913.06 plus interest and liquidated damages. Interest will continue to accrue at the rate of 1.5% each month during the pendency of this lawsuit.
- 15. Plaintiffs have incurred and will continue to incur attorneys' fees and costs in the within action. Pursuant to the provisions of the Master Agreement and the trust agreements, plaintiffs request that the Court award plaintiffs their attorneys' fees and costs incurred in the bringing of the within action.

WHEREFORE, plaintiffs pray for judgment as set forth below.

V. SECOND CLAIM FOR RELIEF

RECOVERY OF UNPAID TRUST FUND CONTRIBUTIONS

(ERISA §§ 502(g)(2), 515)

- 16. Plaintiffs re-allege and incorporate by reference, as though fully set forth herein, the allegations contained in paragraphs 1-15 of this Complaint.
- 17. ERISA section 515, 29 U.S.C. § 1145, requires defendant to make such contributions to the Trust Funds as are required under the terms of its collective bargaining agreement with the Laborers Union. Pursuant to the provisions of their trust agreements, plaintiffs are entitled to enforce the defendant's obligations to make those contributions.
- 18. Plaintiffs are informed and believe, and on that ground allege, that according to the audit conducted by plaintiffs on or about April 21, 2016, defendant failed to report and failed to pay (not reported, not paid) all employee fringe benefit contributions into each Trust Fund for the period December 2012; January December 2013; January June, August December 2014; and January June, August September 2015 in the principal amount of \$140,913.06, according to proof at trial. Defendant is further obligated by the provisions of the

Master Agreement and the Trust Agreements to pay interest on unpaid contributions at the rate of 1.5% per month until paid and liquidated damages in the amount of \$150 for each month that defendant failed to timely report and pay all employee fringe benefit contributions into each Trust Fund.

- 19. Pursuant to the provisions of ERISA section 502(g)(2), 29 U.S.C. § 1132(g)(2), plaintiffs are entitled to the following statutory relief:
 - (a) Section 502(g)(2)(A): For unpaid contributions pursuant to the audit (not reported, not paid) in the principal amount of \$140,913.06, according to proof at trial;
 - (b) Section 502(g)(2)(B): For contributions not reported and not paid, an award of interest on the unpaid fringe benefit contributions at the rate of 1.5% per month, from the date of the delinquency, until the date of judgment, calculated to be \$79,929.95 as of September 25, 2017, according to proof at trial; and
 - (c) Section (g)(2)(C): The additional award of an amount equal to the greater of (i) interest on the unpaid fringe benefit contributions at the rate of 1.5% per month, from the date of the delinquency, until the date of judgment; or (ii) liquidated damages under the Master Agreement and trust agreements of \$150 for each month that defendant failed to timely report and pay all employee fringe benefit contributions into each Trust Fund, calculated to be \$79,929.95 as of September 25, 2017, according to proof at trial.
- 20. Plaintiffs have incurred and will continue to incur attorneys' fees and costs in the within action. Pursuant to the provisions of § 502(g)(2)(D) of ERISA, 29 U.S.C. § 1132(g)(2)(D), plaintiffs request that the Court award plaintiffs their attorneys' fees and costs incurred in the bringing of the within action.

WHEREFORE, plaintiffs pray for judgment as set forth below.

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VI. THIRD CLAIM FOR RELIEF

MANDATORY INJUNCTION

 $(ERISA \S 502(g)(2)(E))$

- 21. Plaintiffs re-allege and incorporate by reference, as though fully set forth herein, the allegations contained in paragraphs 1-20 of this Complaint.
- 22. Pursuant to the terms and conditions of the Master Agreement and trust agreements, defendant L.T. Directional Boring is required to allow the Trust Funds access to its books and records to determine the amount of trust fund contributions due and owing. Plaintiffs have, as one of their purposes, the obligation to ensure that contributions required to be made to the Trust Funds are fully and correctly made. The purposes of the respective funds are to provide health and welfare, vacation, pension, and other benefits for laborers, retired laborers, and other related covered employees on whose behalf contributions are made, which benefits are supported by such contributions, and to ensure that employers who are signatories to the collective bargaining agreement referred to herein comply with the terms of the agreement with respect to the payment of contributions to the Trust Funds.
- 23. Pursuant to ERISA § 502(g)(2)(E), 29 U.S.C. § 1132(g)(2)(E), the Court may award such other legal or equitable relief as the Court deems appropriate, and pursuant to ERISA § 502(a)(3), 29 U.S.C. § 1132(a)(3), plaintiffs are entitled to obtain appropriate equitable relief for the breaches alleged herein. Plaintiffs seek a mandatory injunctive order of this Court ordering and requiring defendant L.T. Directional Boring to allow plaintiffs' auditor access to its books and records to permit plaintiffs to verify the precise amounts owed by defendant to the Trust Funds for the period January 2016 through the last completed quarter prior to entry of judgment.
- 24. Plaintiffs seek a mandatory injunctive order from this Court because plaintiffs have no adequate legal remedy, in that the audit of the books and records of L.T. Directional Boring is the only means to accurately verify the additional amounts owed, if any, by defendant to the Trust Funds.

WHEREFORE, plaintiffs pray for judgment as follows.

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VII. RELIEF REQUESTED

- 1. On the First Claim for Relief, for damages for breach of the collective bargaining agreement for judgment against defendant as follows:
 - (a) For unpaid contributions under the audit (not reported, not paid) in the principal amount of \$140,913.06 plus interest and liquidated damages in an amount to be proven at trial; and
 - (b) For such other or further amounts as may be shown at trial as may be discovered, after plaintiffs have had the opportunity to conduct a further audit of the books and records of L.T. Directional Boring, for costs of suit, attorneys' fees and for such other further relief as the Court may deem just and proper.
- 2. On the Second Claim for Relief, for recovery under ERISA section 502(g)(2), 29 U.S.C. § 1132(g)(2), and for judgment against defendant as follows:
 - (a) Under Section 502(g)(2)(A): for unpaid contributions under the audit (not reported, not paid) in the principal amount of \$140,913.06, according to proof at trial;
 - (b) Under Section 502(g)(2)(B): an award of interest on the unreported and unpaid fringe benefit contributions at the rate of 1.5% per month, from the date of delinquency until the date of judgment, calculated to be \$79,929.95 through September 25, 2017;
 - Under Section 502(g)(2)(C): an additional award of an amount equal to (c) the greater of (i) interest on the unpaid fringe benefit contributions at the rate of 1.5% per month, from the date of delinquency, until the date of judgment; or (ii) liquidated damages under the Master Agreement and trust agreements of \$150 for each month defendant failed to timely report and pay all employee fringe benefit contributions into each of the Trust Funds, calculated to be \$79,929.95 through September 25, 2017; and

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1	(d) Under Section 502(g)(2)(D): an award of the attorneys' fees and costs
2	incurred by plaintiffs in the bringing of the within action, and for such
3	other or further amounts as may be shown at trial, and for such other
4	further relief as the Court may deem just and proper.
5	3. On the Third Claim for Relief, that defendant L.T. Directional Boring be
6	compelled forthwith to submit to an audit of its books and records by an auditor selected by
7	plaintiffs, which audit is to be conducted at the premises of defendant during business hours, at
8	reasonable time or times, and to allow said auditor to examine such books, records, papers, and
9	reports of L.T. Directional Boring that are relevant to the enforcement of the Collective
10	Bargaining Agreement and trust agreements, including but not limited to the following for the
11	period January 2016 through the last completed quarter prior to entry of judgment:
12	Individual Earnings Records (Compensation/Payroll); W-2/W-3 Forms; 1096 and 1099 Forms; Reporting Forms for all Trust Funds;
13	State DE-7, DE-6, DE-9, DE-9C Tax Reports; Worker's Compensation Insurance Monthly Reports; Sub-Contractor
14	Invoices; Employee Timecards; Payroll Journal; Quarterly Payroll Tax Returns/Form 941; Check Register and Supporting Cash
15	Vouchers; Form 1120/1040 or Partnership Tax Returns; General Ledger (portions relating to payroll); and any other records
16	necessary to determine if all hours audited have been paid to any Trust Fund.
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18	DATED: November 29, 2017
19	BULLIVANT HOUSER BAILEY PC
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21	By <u>/s/ Ronald L. Richman</u> Ronald L. Richman
22 23	Attorneys for Plaintiffs
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	COMPLAINT FOR DAMAGES FOR BREACH OF COLLECTIVE BARGAINING AGREEMENT